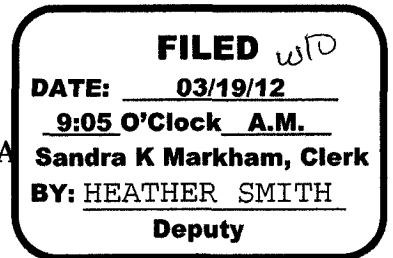


IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
IN AND FOR THE COUNTY OF YAVAPAI



DIVISION: VISITING
HON. GARY E. DONAHOE
CASE NO. P1300CR201001325

SANDRA K MARKHAM, CLERK
BY: HEATHER SMITH, DEPUTY CLERK
DATE: MARCH 19, 2012

TITLE:
STATE OF ARIZONA

(Plaintiff)

vs.

STEVEN CARROLL DEMOCKER

(Defendant) (D-1)

COUNSEL:
Yavapai County Attorney (e)

(For Plaintiff)

Craig Williams (e)
Greg Parzych (e)

(For Defendant)

HEARING:
Status Conference

START TIME: 9:05 a.m.

COURT REPORTER:
Lisa Chaney

APPEARANCES: Steve Young, Counsel for State, telephonically
Russell Yurk, Counsel for State, telephonically
Craig Williams, Counsel for Defendant, telephonically
Greg Parzych, Counsel for Defendant, telephonically

Counsel for State, Steve Young, informs the Court, they now have private Counsel, Russell Yurk, to represent the State during the evidentiary hearing. The Court confirms that there is no conflict between the Court and Mr. Yurk's firm.

Court and Counsel discuss scheduling.

With agreement of all parties, **IT IS HEREBY ORDERED** adopting the following schedule for disclosure and discovery regarding Defendant's Motion to Disqualify the Yavapai County Attorney's Office or, in the alternative, to Dismiss the Case:

1. To the extent possible, counsel for State shall disclose the name and current contact information of each person employed by the Yavapai County Attorney's Office who viewed any sealed pleading or sealed order along with a description of each document viewed, the reason the document was viewed and what the person did with the information contained in the document by **April 16, 2012**.

2. Counsel for Defendant shall complete all interviews of the witnesses by **May 4, 2012**.
3. Counsel for Defendant shall submit a comprehensive disclosure by **May 18, 2012** that sets forth the name and current contact information of any witnesses not disclosed by the State who the Defendant will call along with a summary of their anticipated testimony and a summary of how the case has been directly or indirectly affected to the prejudice of Defendant by the conduct of employees of the Yavapai County Attorney's Office.
4. Counsel for State may conduct any necessary interviews between **May 18, 2012 and May 25, 2012**.
5. Counsel shall submit to the Court proposed findings of fact and conclusions of law by **May 25, 2012**. The Court requests that each party's proposed findings of fact and conclusions of law be submitted to the Court in electronic form (preferably in Word format) to the Court's email address

IT IS FURTHER ORDERED setting an Evidentiary Hearing for **May 30, May 31 and June 1, 2012**. The hearing will begin at 10:00 a.m. on May 30th and at 9:30 a.m. on the 31st and 1st.

Counsel for Defendant, Williams, waives the presence of the Defendant for the purpose of today's proceedings.

Mr. Williams advised the Court that the State's Motion to Have Defendant's Mental Condition Examined is now moot because the defense has withdrawn the expert witness.

CC: Hon. Gary E. Donahoe (e)
YCSO – Detention Records (e)
Victim Services (e)
Steptoe & Johnson (e)
Melody Harmon (e)
De La Torre Law Office (e)
William Culbertson (e)
James J. Belanger, 2800 N. Central Avenue, Ste 1200, Phoenix, AZ 85004
Division 1 – Calendar (e)
Russell Yurk – Courtesy, No Notice of Appearance, JONES, SKELTON, & HOCHULI (e)

END TIME: 9:30 a.m.